## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re: Methyl Tertiary Butyl Ether ("MTBE")
Products Liability Litigation

Master File No. 1:00-1898 MDL 1358 (SAS) M21-88

This document pertains to:

City of New York v. Amerada Hess Corp. et al., Case No. NY-04-CV-03417

NOTICE OF DEFENDANTS' JOINT MOTION IN LIMINE TO PRECLUDE PLAINTIFF FROM OFFERING EVIDENCE OR ARGUMENT CONCERNING ANY POLICY OR REQUIREMENT TO TREAT MTBE CONTAMINATION TO ANY LEVEL OTHER THAN THE NEW YORK STATE MAXIMUM CONTAMINANT LEVEL

PLEASE TAKE NOTICE that on May 11, 2009, at the United States Courthouse at 500 Pearl Street, New York, New York, Defendants to this action hereby move before the Honorable Shira A. Scheindlin, United States District Judge, at the Daniel Patrick Moynihan Courthouse, 500 Pearl Street, New York, New York for an Order precluding plaintiff from offering evidence or argument concerning any policy or requirement to treat MTBE contamination to any level other than the New York State Maximum Contaminant Level. Defendants' motion is based upon its Memorandum of Law filed concurrently herewith, and any reply brief or oral argument that may be submitted or made by the Defendant in connection with this motion.<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> This motion is filed on behalf of Exxon Mobil Corporation; ExxonMobil Oil Corporation; Mobil Corporation; Lyondell Chemical Company; Equistar Chemicals, LP; Crown Central LLC; and Total Petrochemicals USA, Inc.

Dated: New York, New York May 11, 2009 Respectfully submitted,

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Attorneys for the Exxon Mobil Corporation Defendants and on behalf of all remaining Defendants